commissioner of Patents ington, D.C. 20231

MERCK 473 Docket No.

Basic fee

\$65

Prior Application: Examiner: Robinson 125

Art Unit:

Rate

\$ 2

	_				
Sir:	This	is	a reques	t for	filing

☐ Continuation

application under 37CFR 1.60, of pending prior application

Divisional filed on October 4, 1977 Serial No. 839,487 ROCHUS JONAS ET AL.

2. Prepare a copy of the prior application.

For

Total claims

1. (not applicable)

Number

filed

9 -10=

## 3. The filing fee is calculated below:

## CLAIMS AS FILED, LESS ANY CLAIMS CANCELLED BY AMENDMENT

Number

extra

x

PHENOXY-AMINO-PROPANOLS

	Independent claims
4. 🗵	The Commissioner is hereby authorized to charge any fees which may be required, or credit any overpayment to Account No. 13-3402. A duplicate copy of this sheet is enclosed.
5.	A check in the amount of \$ is enclosed.
6. 🗀	Cancel in this application original claims of the prior application before calculating the filing fee.
_7.⊠ 1 <sub>C</sub>	Amend the specification by inserting before the first line the sentence:  —This is a □ continuation, ☑division, or application Serial No. 839,487 filed October 4, 1977, new いっちゃん サイフリスティー・
8. C	Transfer the drawings from the prior application to this application and abandon said prior application as of the filing date accorded this application. A duplicate copy of this sheet is enclosed for filing in the prior application file.  New formal drawings are enclosed.
_	Priority of application Serial No.
×	The certified copy has been filed in prior application Serial No. 839,487, filed October 4, 1977
9. 🗵	The prior application is assigned of record to MERCK PATENT GESELLSCHAFT MIT BESCHRANKTER HAFTUNG
10. 🛮	
	John L. White (17,746)
	a. The power appears in the original papers in the prior application. b. Address all future communications to MILLEN & WHITE.

\$1096 06/05/79 043925 13-3402 1 101 65.00CH The undersigned declares further that all statements made herein of his own knowledge are true and that all statements made

12. (not applicable)

on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Date: May 30, 1979

11. A preliminary amendment is enclosed.

White -Attorney of Record (Reg. No. 17,746)

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